March 29, 2019

Washington Jural Assembly

c/o PO Box 322

Mercer Island, Washington [98040]

STATE OF WASHINGTON UTILITIES AND

TRANSPORTATION COMMISSION

1300 S. Evergreen Park Dr. S.W.

P.O. Box 47250

Olympia, Washington 98504-7250

To Whom it May Concern:

This correspondence is our written comments in Re: Rulemaking to modify existing consumer protection and meter rules to include Advanced Metering Infrastructure - Docket U-180525.

This correspondence is also giving Lawful Notice and Demand to the STATE OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION and any and all Government, Municipalities, Cities, Townships, Public Officials: This is notice of law as applicable to your corporate and personal financial liability in the event of any violations upon the rights, privileges and immunities of “We the People” of this state which the Washington State Jural Assembly represents.

This is our fourth notice to cease and desist the Advanced Metering Infrastructure Rollout using wireless technologies until the safety and efficacy can be determined. It is our recommendation that you can utilize wired technology which is safe, secure and readily available.

We are adding 7 additional articles as an addendum to the response that we provided last September 2018. These articles again highlight the fact that the wireless technology plugging into and utilizing the 5G network is not safe for any living entity. The articles are as follows:

1. Cancer Cluster at California Elementary School Results in Removal of Sprint Tower
2. There Are No Studies that Show that 5G is Safe
3. 5G Harming Firefighters in California
4. The Dangers of 5G to Childrens Health
5. Radiofrequency Expert Warns 5G Radiation Could be Carcinogenic
6. Blumenthal Urges Cancer Study of 5G Technololgy
7. 5G in Action - Sparrows Fall Dead from the Roof
8. Veteran MD Drops Bombshell At Michigan’s 5G Small Cell Tower Legislation Hearing
9. 5G Rollout\_An Ongoing National Emergency

To specifically address Request No. 1, we participated in the discussion on March 13th, and are interested to see how each utilities process and procedure for remote disconnection.

For Request No. 2, we provided information from California in an Exhibit titled “California Smart Meter Analysis 12-12” in our September 2018 response document.

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Without Prejudice UCC 1-308